JUL 2 8 2004 =

Rec'd PCT/PTO 28 JUL 2004

NX 5060 (BXTR 24000) PATENT

09/646479

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of Verma et al.
Serial No. 09/646,479
Filed September 15, 2000
Confirmation No. 1456
For PORCINE NUCLEAR TRANSFER

Art Unit Unknown

July 28, 2004

PETITION UNDER 37 C.F.R. 1.137(b) FOR REVIVAL OF AN UNINTENTIONALLY ABANDONED APPLICATION

Attention: Office of Petitions MAIL STOP PETITION COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, VA 22313-1450

RECEIVED

2 1 1 1 1 1 1 1 1 1 1

SIR:

Legal Staff International Division

The above-identified application became abandoned for failure to file a timely and proper reply to the Notification of Missing Requirements Under 35 U.S.C. 371 in the United States Designated/Elected Office dated October 2, 2000. Applicant hereby petitions for revival of this application.

Pursuant to 37 C.F.R. § 1.137(b), this petition is accompanied by:

- (1) the reply (Declaration of the Inventors) required to the outstanding Notification of Missing Requirements;
 - (2) petition fee of \$1,330.00 as set forth in 37 C.F.R. § 1.17(m);
 - (3) response fee of \$130.00 to Notification of Missing Requirements;
 - (4) extension fee of \$2,010.00 for response to Notification of Missing Requirements; and
- (5) Declaration of Diane Branham in support of the statement set forth below that the entire delay was unintentional.

Since this utility application was filed on or after June 8, 1995, no terminal disclaimer is required.

STATEMENT: The entire delay in filing the required reply from the due date for the required reply until the filing of this petition under 37 C.F.R. § 1.137(b) was unintentional.

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(5 Turk453

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Please contact the undersigned if there are any questions concerning this application.

The Commissioner is hereby authorized to charge any underpayment or credit any overpayment to Deposit Account No. 19-1345.

Respectfully submitted,

Kathleen M. Petrillo, Reg. No. 35,076

SENNIGER POWERS

One Metropolitan Square, 16th Floor

St. Louis, Missouri 63102

(314) 231-5400

KMP/lam

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of Verma et al.
Serial No. 09/646,479
Filed September 15, 2000
Confirmation No. 1456
For PORCINE NUCLEAR TRANSFER
Examiner Unknown

Art Unit Unknown

July 23, 2004

DECLARATION OF DIANE BRANHAM IN SUPPORT OF A PETITION TO REVIVE APPLICATION PURSUANT TO 37 C.F.R. § 1.137(b)

- I, Diane Branham, declare and state as follows:
- 1. I am currently employed as a Patent Paralegal for Baxter Healthcare Corporation, and was so employed at all times described in this declaration.
- 2. This Declaration is provided in support of a Petition to revive the above-referenced patent application (hereinafter "the Application") pursuant to 37 C.F.R. 1.137(b).
- 3. On September 15, 2000, the Application was filed as the US national stage application of International Application No. PCT/AU99/00165.
- 4. A NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE was mailed on October 2, 2000. When I received the notification on October 9, 2000, I stamped it with a docket stamp and recorded a due date of April 2, 2001 on the notification (see Exhibit A). I then inadvertently set aside the notification without docketing it into the electronic docketing system and without review by the patent agent prosecuting the Application. Therefore, the supervising patent agent was not aware that I had received the notification.
- 5. On March 19, 2001, the notification resurfaced in my filing. When I reviewed the April due date, I believed that I had calculated it incorrectly and that the final due date was March 2, 2001. At that time I entered it into the electronic docketing system with a March 2, 2001 final due date (see Exhibit B). Since the docketed final due date had passed, the notification did not appear on any later electronic docket reports.
- 6. On December 19, 2001, a NOTICE OF ABANDONMENT UNDER 37 CFR 1.53 (F) OR (G) was mailed by the PTO. I received the notice on January 3, 2002. I set the notice aside with the intent of preparing the Petition to revive for the prosecuting patent agent to review. I mistakenly misplaced the notice in my office without preparing the Petition. Therefore, the prosecuting patent agent was not aware of receipt of the notice or abandonment of the Application.



- 7. Baxter Healthcare Corporation has a regular and established docketing department and computerized docket system for recording and tracking due dates relating to issued patents and pending applications. Since there is no fixed date by which a petition to revive an abandoned patent application must be filed, however, I did not docket a due date concerning the Application.
- 8. In April 2003, Baxter entered an agreement to donate several patent applications including the Application to the Mayo Foundation. At that time, I reviewed our file, discovered that the Application had become abandoned and had not been revived, and again intended to prepare the Petition to revive. I informed the Mayo Foundation that I would revive the Application. However, I did not docket a due date for reviving the Application and inadvertently put the Application back into storage.
- 9. In June 2004, I received an inquiry from the Australian associate handling a related patent application regarding the status of the U.S. prosecution. When I pulled the Application from storage, I realized that I had failed to prepare the Petition to revive. I then informed the prosecuting patent agent of my mistakes. On June 18, 2004, the file was transferred to the Senniger firm for preparation of the Petition to revive. I have cooperated with that firm regarding preparation of the Petition.
- 10. It is my belief that at all times the Application was handled by Baxter Healthcare Corporation and the Senniger firm, Baxter Healthcare Corporation did not intend for the Application to be abandoned.
- 11. The entire delay in filing the required reply from the due date for the reply until the filing of the Petition was unintentional.
- 12. I further declare that all statements made herein of my own knowledge are true and that all statements made on information and believe are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Dated: July 23, 2004

Diane Branham

Juana Brankom



UNITED STATES DF. TIMENT OF COMMERCE

Patent and Trademark. c
Address: ASSISTANT COMMISSIONER FOR PATENTS
Box PCT
Washington, D.C. 20231
EXHIBIT A

EXHIBIT A

U.S. APPLICATION NO		FIRST NAM	ED APPLK	T'AA'	ATTY, DOCKET SO,		
09/646479		VERMA	P		NX-5660		
1			,	INTERNATIONAL APPLICATION NO			
JANICE GUTHRIE							
BAXTER HEALTHCARE CORPORATION P O BOX 15210			1	PCT/AL	J99/00165		
IRVINE, CA 92623 5210				LA FILING DATE	PRIORITY DATE		
			_	16 MAR 99	16 MAR 98		
1				TE MAILED 020	CT 2000		
NOTIFICATION OF N	MISSING	REQUIREMENTS UNDE	R 35 U	.S.C. 371 IN TH	E UNTTED		
1. The following items have been so	ES DESIG	GNATED/ELECTED OFF	ICE (D	O/EO/US)	177 1 1 057		
a Designated Office	(37 CFR	у иле аррисани от ине 15 (о (1.494)	ie Unit	eo States Palent ai	nd Trademark Office as		
an Elected Office (3	7 CFR 1.4	195):					
U.S. Basic National Fee.		,		[] [=3	0 = 1: 33		
Copy of the international application in:				10,15	海州 中間 建国		
a non-English language.				lá o	CT - 9 2000		
English.					· · · · · · · · · · · · · · · · · · ·		
Translation of the international application into English.							
Oath or Declaration of inventors(s) for DO/EO/US.				[Ey			
Copy of Article 19 amendme Translation of Article 19 ame		nto English					
The International Preliminary	v Examina	no English. tion Report in English and is	e Anno	vec if any			
Translation of Annexes to the	, Ezamua e Internatio	mal Preliminary Evaminatio	a Aillio n Reno	aca, u dny. ort into English			
Preliminary amendment(s) fi	iled	and	коро	ar into English.			
Information Disclosure State	inent(s) fi	edaı	nd	NX	5660		
Assignment document.				CKT. DATE / S/A	100		
Power of Attorney and/or Ch	range of A	ddress.		CXC UATE	HALLS HICK TOL		
Substitute specification filed				ALIAN DATE	10 0 1 1 VI		
☐ Verified Statement Claiming	Small Ent	ity Status.		S. Sweet Dec	-110Hane		
Priority Document. Copy of the International Sea	D						
Other:	iren Kepor	t L and copies of the refere	nces ci	ted therein.			
2. The following items MUST be fu	rnished w	ithin the period set forth belo	w in o	rder to complete t	he requirements for		
acceptance under 35 U.S.C. 371:							
a. Translation of the application into English. Note a processing fee will be required if submitted later than the							
appropriate 20 or 30 months from the priority date.							
The current translation is defective for the reasons indicated on the attached Notice of Defective							
	no the tran	slation of the application and	Vor the	Annexes later the	in the appropriate 20 or		
 □ b. Processing fee for providing the translation of the application and/or the Annexes later than the appropriate 20 or = 30 months from the priority date (37 CFR 1.492(f)). 							
(a) c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by							
the International application number and international filing date.							
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated							
on the attached PCT/DO/EO/917.							
d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the priority date (37 CFR 1.492(e)).							
3. Additional claim fees of \$ as a \Bigcup large entity \Bigcup small entity, including any required multiple dependent							
claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are							
due. See attached PTO-875.							
ALL OF THE ITEMS SET FORT	H IN 2(a)-	2(d) AND 3 ABOVE MUS	T BE S	UBMITTED WI	THIN ONE MONTH		
FROM THE DATE OF THIS NOT	TICE OR	BY 🗆 21 OR 🗷 31 MON™	'HS FF	ROM THE PRIO	RITY DATE FOR		
THE APPLICATION, WHICHEV	ER IS LA	TER. FAILURE TO PRO	PERL	Y RESPOND WI	LL RESULT IN		
ABANDONMENT.							
The time period set above may be ex	tended by	filing a petition and fee for	extensio	on of time under th	ne provisions of 37		
CFR 1.136(a).	_						
4. Translation of the America MIIS	T has authors	etad on later that the time of					
 Translation of the Annexes MUS' Note processing fee will be required 					exes will be cancelled.		
5. The Article 19 amendments are	cancelle	since a translation was not	provide	d by the appropria	ate 20 (37 CFR.		
494(d)) or 30 (37 CFR 1.495(d)) more	nths from	he priority date.	•		(- :		
Applicant is reminded that any comm	unication	to the United States Patent a	nd Trac	tomark Office mu	et be mailed to the		
Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)							
A)copy of this notice	•						
Enclosed:	MUS	i ve ieiuiileu Wli	n in	is response.	•		
PCT/DO/EO/917	Noti	ce of Defective Translation					
□ PTO-875		or of Dollars Frankling			∕l Alvarado _,		
FORM PCT/DO/EO/905 (December	1997)			Telephone: 703-3			
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Actions Due

Wednesday, July 07, 2004

Page: 1

Case Number: 5660

SubCase:

Resp.Office: CA

. Country: US

United States of America

Case Type: PCT

Status: Pending

Action Type: .US-1MON MISSING PRTS

Base Date: 02-Oct-2000

Response sent date:

Action(s) Due	Due Date	Indicator	Taken 02-Dec-2000
RESPONSE DUE		· · · · · · · · · · · · · · · ·	
IMON EXTENSION	02-Dec-2000	Due Date	
2MON EXTENSION	02-Jan-2001	Due Date	02-Jan-2001
3MON EXTENSION	02-Feb-2001	Due Date	02-Feb-2001
4MON EXTENSION	02-Mar-2001	Final	or entered they have the second transformation of the second transformatio
DEADLINE	02-Mar-2001	Final	

Remarks:

User ID: sa

Date Created: 19-Mar-2001

Last Update: 26-Sep-2002